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UTILITY **PATENT APPLICATION TRANSMITTAL**

A-23 Attorney Docket No. David C. Ashby First Inventor Project Docket Management Apparatus

FE3//3873278HS

(Only for new nonprovisional	al applications under 37 CFR 1.53(b)) Exp	oress	Mail Label No). [[[]	430132		
APPLICATION ELEMENTS			ADDRESS TO: Assistant Commissioner for Patents Box Patent Application Washington, DC 20231					
See MPEP chapter 600 concerning utility patent application contents.				·				
Fee Transmittal For	rm (e.g , PTO/SB/17)	•	7. CD-ROM or CD-R in duplicate, large table or					
(Submit and a displacate for fee processing)				Computer Program (Appendix)				
2. Applicant claims small entity status. See 37 CFR 1.27.			Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary)					
Specification [Total Pages [22]]				·				
3. (preferred arrangement set forth below)			a. Computer Readable Form (CRF)					
- Descriptive title of the invention			b. Specification Sequence Listing on:					
 Cross Reference to Related Applications Statement Regarding Fed sponsored R & D 			i. ☐ CD-ROM or CD-R (2 copies); or					
 Reference to sequence listing, a table, 			ii.□ paper					
or a computer program listing appendix			c. Statements verifying identity of above copies					
Background of the Invention Brief Summary of the Invention								
Brief Description of the Drawings (if filed)			ACCOMPANYING APPLICATION PARTS					
- Detailed Description			Assignment Papers (cover sheet & document(s))					
- Claim(s)			37 CFR 3.73(b) Statement Power of					
- Abstract of the Disclosure			10. (when there is an assignee) Attorney					
4. X Drawing(s) (35 U.	S.C. 113) [Total Sheets 16]		11.				if applicable) Copies of IDS	
5. Oath or Declaration	[T otal Pages 2]		12.	Information I Statement (I			Citations	
a. X Newly executed (original or copy) Copy from a prior application (37 CFR 1.63 (d)) (for continuation/divisional with Box 17 completed)			13. Preliminary Amendment					
			14. Return Receipt Postcard (MPEP 503) (Should be specifically itemized)					
DELETION OF INVENTOR(S)			Cortified Copy of Priority Document(s)					
Signed statement attached deleting inventor(s)			15.	(if foreign p	riority is	claimed)		
named in the prior application, see 37 CFR			16.	Other:				
1.63(d)(2) and 1.33(b). 6. Application Data Sheet. See 37 CFR 1.76								
17. If a CONTINUING APPLICATION, check appropriate box, and supply the requisite information below and in a preliminary amendment,								
or in an Application Data Sheet under 37 CFR 1.76:								
Continuation Divisional Continuation-in-part (CIP) of prior application No.:								
Prior application information: Examiner Group Art Unit*								
For CONTINUATION OR DIVISIONAL APPS only: The entire disclosure of the prior application, from which an oath or declaration is supplied under								
Roy 5b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference.								
The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts. 18. CORRESPONDENCE ADDRESS								
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Name (Print/Type)	. David C. Ashby		Reg	istration No. (A	\ttorney/	Agent)	36,432	
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I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

June 29, 2001

Date

David C. Ashby

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

E. J.